## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Arthur Bonstein v. Daimler Chrysler C.A.No. 2:02 CV 02679 John Neilson v. Ford Motor Company C.A.No. 2:02 CV 02819 David Weiner, Sr. v. Daimler Chrysler C.A.No. 2:02 CV 02975 Barbara Harry v. Ford Motor Company C.A.No. 2:02 CV 02976 Joseph Kiniuk v. Daimler Chrysler C.A.No. 2:02 CV 02977 Herman Zucal v. Daimler Chrysler C.A.No. 2:02 CV 03531 John Romanowski v. Daimler Chrysler C.A.No. 2:02 CV 03532 Ronald Snyder v. Daimler Chrysler C.A.No. 2:02 CV 03741 Emery Dancsecs v. Daimler Chrysler C.A.No. 2:02 CV 03742 Morris Gresh v. Daimler Chrysler C.A.No. 2:02 CV 04410 Richard Gearinger, Sr. v. Daimler Chrysler C.A.No. 2:02 CV 04411 Richard Fye v. Daimler Chrysler C.A.No. 2:02 CV 04414 Robert Searfoss v. Daimler Chrysler C.A.No. 2:02 CV 04415 Eugene Smith v. Daimler Chrysler C.A.No. 2:02 CV 04416 Jack Binder v. Daimler Chrysler C.A.No. 2:02 CV 04658 Elliott Boulous v. Daimler Chrysler C.A.No. 2:02 CV 04659 X

## ORDER

\_\_\_\_\_This Court has previously administratively dismissed these cases pending the determination of certain issues by the Bankruptcy Court. Those issues having now been resolved, these cases are hereby reinstated for the purpose set forth herein.

These cases were originally filed in the Pennsylvania State Court of Common Pleas for the County of Northhampton, and subsequently removed to the United States District Court for the Eastern District of Pennsylvania. The removal was predicated upon the theory of "related to" bankruptcy jurisdiction, vis-a-vis the bankruptcy filing in the United States District Court for the District of Delaware by Federal Mogul Corporation or the bankruptcy filing by Armstrong World Industries. A large number of similar cases were directly transferred or removed to the Bankruptcy

Court in Delaware the Third Circuit designated the Honorable Alfred M. Wolin as the presiding

judge. Having completed an extensive briefing and hearing process, Judge Wolin, on February 8,

2002, issued his ruling that the Bankruptcy Court lacked jurisdiction in these matters and thereupon

ordered their transfer back to the various state courts. The order was appealed to the United States

Court of Appeals for the Third Circuit and on July 31, 2002, Judge Slovitor issued the Court's

opinion upholding Judge Wolin's decision. The Supreme Court denied cert and all avenues for appeal

appear to have been exhausted by the parties.

The action before this Court is similarly situated with regard to its removal from the state

court. The Court can find no reason not to comply with Judge Wolin's decision as it relates to the

removal of this case to the federal court.

IT IS ORDERED that these cases are hereby reinstated and remanded to the State of

Pennsylvania Commonwealth Court for Northhampton County from whence they were removed to

this Court.

DONE this 21<sup>ST</sup> day of February, 2003.

BY THE COURT

Charles R. Weiner

S.J.